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Mail Stop ESC-F7 655 Lone Oak Drive Eagan, Minnesota 55121

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TO:

Mail Stop Amendment

Fax:

1-571-273-8300 (Central Fax)

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

FROM:

Anneliese M. Seifert

Phone:

651-795-5661

Senior Patent Attorney

Fax:

651-204-7507

E-mail:

anneliese.seifert@ecolab.com

Title of Document Transmitted:

REPLY TO RESTRICTION REQUIREMENT

Applicant:

HANDBERG ET AL.

Serial No.:

10/678,955

Filed:

**OCTOBER 3, 2003** 

Group Art Unit:

19251100

Our Ref. No.:

1835US01

Conf. No.

<u>7289</u>

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Name: <u>Anneliese M. Seifer</u>

Reg. No.: 54,434

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Susanna Li Y

Date

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NOV 2 9 2005

Docket Number: 1835US01

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

HANDBERG ET AL.

Examiner:

UNKNOWN

Serial No.:

10/678,955

Group Art Unit:

3727

Filed:

**OCTOBER 3, 2003** 

Docket No.:

1835US01

Conf No.

7289

Title:

**BAG CARRYING HANDLE** 

indicated date.	ents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below
Facsimile Number 571-273-8300	Signature
Date of Transmission	Printed Name Susanna Li Yu

## REPLY TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Madam:

This Reply is responsive to the Office Action mailed November 3, 2005 for which a one-month period for response expires on December 5, 2005.

In this Office Action, pending claims 1-21 were restricted as follows:

Group I (claims 1-20) drawn to a carrying device, classified in class 294, subclass 137; and

Group II (claim 21) drawn to a method of moving a bag, classified in class 294, subclass 142.

Further, the Office Action required election of a species as follows: the species of Figures 1-3, the species of Figure 4, the species of Figures 5-6, the species of Figures 7-8, and the species of Figures 9-11.

**PATENT** 

Docket Number: 1835US01

The aforementioned restriction has been made noting that the groups I and II are related as product and process of use. The Office Action notes that the process for using the product as claimed can be practiced with another materially different product such as a lifting handle or carrier or a bag handle.

Applicants respectfully traverse these rejections by suggesting that serious burden would not be placed on the Examiner if restrictions were adopted between the aforementioned groups. See MPEP §803. Indeed, both groups I and II are classified in the exact same class (i.e. 294). For at least this reason, Applicants respectfully request withdrawal of the present restriction requirement.

However, if the Examiner disagrees with this suggestion, Applicants provisionally elect Group I (claims 1-20) for further prosecution in the present application, and the species of Figures 1-3 (claims 1-7) for further prosecution in the present application. Claims 8-21 are therefore withdrawn from consideration but are not canceled. No fees are believed due for consideration of the present reply. However, if this is not the case, please charge any such required fees, including any extension fees under 37 C.F.R. §1.136(a), to Deposit Account No. 501257.

Respectfully submitted,

ECOLAB INC. Law Department Mail Stop ESC-F7 655 Lone Oak Drive Eagan, Minnesota 55121 Phone Number: (651) 795-5661 Fax Number: (651) 204-7507

Name: Anneliese M. Seifert

Reg. No. 54,434

Dated: NORM DUY 29, 200

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